

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors: Michael Catherwood, et al.	§ §	
Filed:	8	
Serial No.:	9 9	Atty File: 18153.0036
For: "REPEAT INSTRUCTION WITH INTERRUPT"	§ §	

POWER OF ATTORNEY BY ASSIGNEE

Under the provisions of 37 C.F.R. § 3.71, the undersigned assignee of record of the entire interest in the above-identified patent/patent application by virtue of an assignment recorded (check as applicable):

Concurre	ntly Herewith	
Date Rec	orded	
Reel	_ Frame _	

elects to conduct the prosecution of the application/maintenance of the patent to the exclusion of the inventor(s). The undersigned hereby declares that he has reviewed the above-referenced assignment and hereby declares that, to the best of his knowledge, title is in the Assignee, and further declares that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true. The assignee hereby revokes any previous powers of attorney and appoints the following to prosecute this application/maintain this patent and transact all business in the Patent and Trademark Office connected therewith:

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Michael A. Schwartz	40,161	Robert C. Bertin	41,488
Alicia A. Meros	44,937	Chadwick A. Jackson	46,495
Edward J. Naidich	43,826	Eric J. Franklin	37,134
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		MICROCHIP TECHNOLOGY INC.
		, /
		By: May K. Sinm
Date:	May 21, 2001	By: / hay 7 - John
		Mary K 8immons

ASSIGNEE

Title: Vice President and General Counsel

DECLARATION

SOLE/JOINT INVENTOR ORIGINAL/SUBSTITUTE/CIP

As a below named inventor, I hereby declare that: my residence, post office address, and citizenship are as stated below next to my name. I believe I am the original, first, and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

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as described in the specification 📕 att	ached or 🗆	of Patent Application Ser	rial No filed	and	amended on	
hereby state that I have reviewed amendment referred to above; that I d nvention thereof, or patented or descrapplication; that the invention has no country foreign to the United States of application; and that I acknowledge to being made of record in the applica	and underst o not know a ribed in any p t been paten f America on the duty to di deral Regulati	and the contents of the nd do not believe the sal rinted publication in any ted or made the subject an application filed by m	e above identified specific me was ever known or use country before my or our it t of an inventor's certificat the or my legal representative thich I am aware which is	cation, included in the Unit nvention ther issued before or assigns material to	ding the claims, as ted States of Americ reof or more than o fore the date of this is more than twelve the examination o	ne year prior to this application in any months prior to this f this application in
(2) it refutes, or is incon	sistent with, a argument of argument of s under Title a ernational apporeign applica	a position the applicant hunpatentability relied on patentability. 35, United States Code blication which designate tion(s) for patent or investion(s) for patent or investigation(s) for patent or investigation	by the Office, or § 119(a) – (d) or 365(b) or ad at least one country off	of any foreign	n application(s) for United States of Ar	nerica, listed below
COUNTRY	APPLICATION	N NUMBER	DATE OF FILING		PRIORITY CLAIM UNDER 35 USC	
						NO
☐ Additional foreign application numb					ereto:	
APPLICATION NUMBER			DATE OF FILING			
Additional provisional application numbers are listed on a supplemental priority data sheet PTO/SB/02b attached hereto: I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s), or 365(c) of any PCT international application designating the United States of America, listed below and, insofar as any subject matter of any claim of this application is not disclosed in the prior United States or PCT International application, in the manner provided by the first paragraph of 35 USC 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations § 1.56(a) which occurred between the filing date of the prior application and the national PCT international filing date of this application:						
U.S. Parent Application or PCT Parent Number		Parent Filing Date		Parent Par	tent Number	

☐ Additional provisional application numbers are listed on a supplemental priority data sheet PTO/SB/02b attached hereto:

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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FULL NAME OF SECOND INVENTOR	INVENTOR'S SIGNATURE	DATE / /
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